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## UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

ROBERTO ROBRENO, EARON BRATHWAITE and RICARDO BARCENAS, on behalf of themselves, FLSA Collective Plaintiffs and the Class,

Plaintiffs,

-against-

EATALY AMERICA, INC., EATALY USA LLC, EATALY NY LLC d/b/a EATALY NYC FLATIRON, EATALY NY FIDI, LLC d/b/a EATALY NYC DOWNTOWN, NICOLA FARINETTI, ADAM SAPER and ALEX SAPER,

Defendants.

STIPULATION OF VOLUNTARY **DISCONTINUANCE WITHOUT PREJUDICE** 

Case No. 17-CV-9361

IT IS HEREBY STIPULATED AND AGREED, by and between the undersigned counsel, that this action is hereby dismissed and discontinued in its entirety, without prejudice, pursuant to Rule 41(a)(1)(A)(ii) of the Federal Rules of Civil Procedure, without costs or fees to either party.

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Dated: November 26, 2019

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Dated: November 26, 2019

The parties have stipulated to the dismissal of this action without prejudice under Fed. R. Civ. P. 41(a)(1)(A)(ii). The Clerk of Court is directed to close this case.

SO ORDERED.

Dated: December 9, 2019 New York, New York

United States District Judge